## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

### UNITED STATES OF AMERICA,

Plaintiff,

**CRIMINAL NO. 05-80810** 

VS.

### HON. LAWRENCE P. ZATKOFF

- D-1 MICHAEL ANTHONY CLARK, a.k.a. "Mike Nitty," a.k.a. "Mike,"
- D-2 KEVIN LENARD YOUNGBLOOD, a.k.a."Kev"
- D-3 CHARLES RILEY GADSON. a.k.a. "Chuck,"
- D-4 JAMES JACKSON, a.k.a. "Ziggy,"
- D-5 FNU LNU, a.k.a. "Tio,"
- D-6 TODD DUANE BENALLY, a.k.a. "T," a.k.a. "Roberto Jose Garcia," a.k.a. "Rojo,"
- D-7 TREYVAN AGEE, a.k.a. "James Clark," a.k.a. "C-Pebble,"
- **D-8 BESSIE BLOUNT HOWARD,**
- D-9 ALISSA CANTY,
- D-10 STEPHANIE HELENE BAXTER,
- D-11 RAMANDO ANTONE WELLONS, a.k.a. "Donut,"
- D-12 JERRY L. SEXTON, a.k.a. "J,"
- D-13 LEE H. GILMORE, a.k.a. "Crazy Lee,"
- D-14 LEON JOHNSON, Jr., a.k.a. "Nick,"
- D-15 FELIX PEDRO BETANCO,

#### Defendants.

# REVISED STIPULATION OF THE PARTIES REQUESTING AND EXTENSION OF THE PLEA CUT-OFF DATE

IT IS HEREBY stipulated and requested by the undersigned attorneys for the parties that the plea cut-off scheduled for July 17, 2006 be adjourned by approximately 30 (thirty) days until August 16, 2006. *See* E.D. Mich. LCrR 12.1(a) and LR 7.1. The parties make this request due to the complexity of the case, the inordinate amount of discovery, and the parties need for additional time to engage in pretrial negotiations.

The parties agree therefore stipulate and agree, pursuant to 18 U.S.C. §3161(h)(8)(A) – "The Speedy Trial Act," the time period caused by this stipulation shall be deemed excludable delay. The parties also stipulate and agree that the ends of justice served by this delay outweigh the best interests of the defendant and the public in a speedy trial.

s/KAREN M. GIBBS (No Mich. P#) Assistant U.S. Attorney 211 W. Fort St., Ste. 2001 Detroit, Michigan 48226

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/with consent of Ronald Kaplovitz Attorney for Alissa Canty 2057 Orchard Lake Road Sylvan Lake, MI 48320 (248)333-3666 /with consent of Steven A. Fishman Attorney for Stephanie Helene Baxter 615 Griswold Street, Ste. 1125 Detroit, MI 48226 (313)962-4090 /with consent of Edward Wishnow Attorney for Ramando Antone Wellons 240 Daines Birmingham, MI 48009 (248)258-1991 /with consent of Randall C. Roberts Attorney for Jerry L. Sexton 2008 Hogback Road Suite 1 Ann Arbor, Michigan 48105 (734)677-3393

/with consent of Gerald Evelyn Attorney for Leo Johnson Jr. 645 Griswold Street, Suite 2000 Detroit, Michigan 48226 (313)962-3960 /with consent of Steven E. Scharg Attorney for Lee H. Gilmore 615 Griswold St., Suite 1125 Detroit, MI 48226 (313)962-4090

/with consent of Milton Henry Attorney for Bessie Blount Howard 2560 Vhay Ln Bloomfield Hills, MI 48304 (248)646-3103 agreed by Sharon Payne Counsel seeking Substitution 24566 Southfield Road Southfield, Michigan 48075 (248) 424-9270

DATED: August 1, 2006

### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

### UNITED STATES OF AMERICA,

Plaintiff,

**CRIMINAL NO. 05-80810** 

VS.

### HON. LAWRENCE P. ZATKOFF

- D-1 MICHAEL ANTHONY CLARK, a.k.a. "Mike Nitty," a.k.a. "Mike,"
- D-2 KEVIN LENARD YOUNGBLOOD, a.k.a."Kev"
- D-3 CHARLES RILEY GADSON. a.k.a. "Chuck,"
- D-4 JAMES JACKSON, a.k.a. "Ziggy,"
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- D-6 TODD DUANE BENALLY, a.k.a. "T," a.k.a. "Roberto Jose Garcia," a.k.a. "Rojo,"
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- D-15 FELIX PEDRO BETANCO,

Defendants.	
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## REVISED ORDER GRANTING THE PARTIES REQUEST TO EXTEND THE PLEA CUT-OFF DEADLINE

IT IS HEREBY ORDERED, that the plea cut-off date is hereby extended by approximately,

30 (thirty) days, from July 17, 2006 to August 16, 2006. The Court having been specifically advised in the premises of the parties' stipulation and agreement, and recognizing the complexity of this case and the number of defendants in the case, the Court hereby finds that the time requested to establish the new plea cut-off date is reasonable. Therefore,

**IT IS ALSO ORDERED,** pursuant to 18 U.S.C. §3161(h)(8)(A) that the time period caused by this stipulation shall be deemed excludable delay.

IT IS FINALLY ORDERED, that the ends of justice served by this delay outweigh the best interests of the defendant and the public in a speedy trial

IT IS SO ORDERED.

s/Lawrence P. Zatkoff
HONORABLE LAWRENCE P. ZATKOFF
United States Federal District Judge

Dated: August 9, 2006